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13	Counsel for Defendant Activision Buzzara	, Inc.						
14								
15	UNITED STATES DISTRICT COURT							
16	NORTHERN DISTRICT OF CALIFORNIA							
17	SAN FRANCISCO DIVISION							
18	FEDERAL TRADE COMMISSION,	Case No. 3:23-cv-02880-JSC						
19	Plaintiff,	DECLARATION OF PAGE ROBINSON						
20	v.	IN SUPPORT OF DEFENDANT ACTIVISION BLIZZARD, INC.'S						
21	MICROSOFT CORPORATION and	THIRD AMENDED ADMINISTRATIVE MOTION SEEKING IN CAMERA						
22	ACTIVISION BLIZZARD, INC.,	TREATMENT OF CERTAIN EXHIBITS PURSUANT TO CIVIL L.R. 7-11 AND						
23	Defendants.	79-5						
24		Date: TBA						
25		Time: TBA Dept.: Courtroom 8—19th Floor						
26		Judge: Honorable Jacqueline S. Corley						
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CASE No. 3:23-cv-02880-JSC

DECL. ISO ACTIVISION BLIZZARD, INC.'S AMENDED MOT.

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I, Page Robinson, declare as follows:

- I am a Senior Director of Litigation and Intellectual Property at Activision Blizzard, Inc. ("Activision"). I submit this declaration in support of Activision's Third Amended Administrative Motion Seeking In Camera Treatment of Certain Exhibits Pursuant to Civil L.R. 7-11 And 79-5. In my role, I have personal knowledge of Activision's use and protection of non-public, highly sensitive, and confidential business information, including the information at issue here.
- 2. I have personal knowledge of the facts set forth below, and I can and would competently testify to such facts if called to do so.
- 3. I have reviewed as thoroughly as possible, given the time constraints and the volume of documents, the exhibits that appear on Plaintiff Federal Trade Commission ("FTC") and Defendants' (collectively, the "Parties") exhibit lists that Defendant 13 Activision moves to have filed under seal. Such exhibits are identified in Activision's Third Amended Administrative Motion Seeking In Camera Treatment of Certain Exhibits Pursuant to Civil L.R. 7-11 and 79-5 (the "Third Amended Administrative Motion").
 - As set forth in the Third Amended Administrative Motion, some of the exhibits that appear on the Parties' exhibit lists contain non-public and highly sensitive information, including, but not limited to, information reflecting confidential internal business data, strategic evaluation of forward-looking opportunities or investment decisions, revenue figures and projections, terms of existing confidential agreements or business partnerships, assessments of the competitive landscape, and market share analyses.
 - 5. Such information could be used to injure Activision if made publicly available.
 - Specifically, some of the exhibits contain information reflecting the terms of, and negotiations regarding, commercial agreements that Activision does not disclose to third parties. Some of the exhibits also contain information reflecting the terms of,

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1 || existence of, and negotiations regarding proposed commercial agreements that Activision does not disclose to third parties.

- 7. It would cause competitive harm to Activision if the above information was publicly disclosed. For example, when Activision negotiates commercial agreements with other video game developers or platform providers, it would harm Activision's negotiating position if those developers and providers could compare the previous terms of, and negotiations regarding, similar commercial agreements to which Activision has previously agreed. Moreover, disclosure of such terms and negotiations would harm Activision by allowing other video game developers to circumvent the time and resources expended by 10 | Activision in developing the practices and strategies which culminated in those terms and negotiations.
- 8. Some of the exhibits also contain information discussing Activision's 13 confidential business strategy and planning. This information includes, for example, Activision's decision to participate, or not to participate, in newly-developed distribution services, as well as Activision's rationale for choosing to do so or not to do so.
 - It would cause competitive harm to Activision if the above information was publicly disclosed. For example, disclosure would give competing video game developers insight into Activision's strategies, plans, and assessments regarding potential opportunities, and they may alter their strategic plans or offerings if they knew Activision's strategies and plans. Disclosure of this information would also harm Activision's negotiating position with platform providers.
 - 10. Some of the exhibits also contain information regarding Activision's proprietary data and metrics, which Activision maintains to evaluate the performance of its content and user preferences, in part to better value its titles during future negotiations with business partners.

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	11.	It wo	uld cause con	npetitive harr	m to Acti	ivision if the	above	informat	tion was
publicl	ly disclo	osed.	For example	e, disclosure	of this is	nformation	would l	narm Ac	ctivision
during	future 1	negoti	ations with pl	latform provi	ders.				

12. Activision takes robust measures to maintain the confidentiality of all the above-described information, including limiting internal disclosure of some of this information to persons on a need-to-know basis, and does not disclose it publicly. All of this information was designated as confidential pursuant to Section 21 of the FTC Act, 15 U.S.C. § 57b-2, and/or as Confidential pursuant the Protective Order Governing Confidential Material entered on December 9, 2022 ("Administrative Protective Order") in *In the matter of Microsoft Corp. & Activision Blizzard, Inc.* Docket No. 9412 (FTC). For these reasons, Activision respectfully requests that the Court order the exhibits identified in Activision's Third Amended Administrative Motion Seeking *In Camera* Treatment of Certain Exhibits Pursuant to Civil L.R. 7-11 and 79-5 to be sealed.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct to the best of my knowledge and belief.

Executed on June 23, 2023, in San Francisco, California.

<u>/s/ Page Robinson</u> Page Robinson

SIGNATURE ATTESTATION

Pursuant to Civil Local Rule 5-1(h)(3), I attest under penalty of perjury that concurrence in the filing of this document has been obtained from any other signatory to this document.

Dated: June 23, 2023 /s/ Caroline Van Ness
Caroline Van Ness